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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
0075555,0	(69 11/02/9)		1 F/14-353
OBINCEENK FAMER GERG & 1150 AVENUE OF (ME AME NEW YORK NY 10035-8403		MERICAS	EXAMINER H4STINGS, K  ART UNIT PAPER NUMBER 1303
			DATE MAILED: (147 > 150 7
	Ε	XAMINER INTERVIEW SUMMARY	RECORD
All participants (applicant	, applicant's representativ		04/23/9/
(2) Ex	Histings	(3)	
Date of interview	4-94		
	Dornand (samula alum		
		to applicant applicant's representati	
Exhibit shown or demonst	ration conducted:   Yes	No. If yes, brief description:	
		or all of the claims in question. $\ \square$ was not re	eached.
Claims discussed:	32, 33		
dentification of prior art di	Kath.	+ Tissari	
dentineation of phorait di	scusseo:	V /15500 1	
Description of the general	nature of what was agree	d to if an agreement was reached, or any othe	er comments: It was agreed to
		policant proposed a	mendin chim 37
accepted to	by the examiner	-See Exchandt-	to define that only the
first dra.	rage ebn	ent cardio a formi	ing Mall, but no other rolls
which	No flect	thizone are prese	at such as in taski (15)
A fuller description, if nece ttached. Also, where no c	essary, and a copy of the a copy of the amendments v	amendments, if available, which the examiner which would render the claims allowable is ava	r agreed would render the claims allowable must be allable, a summary thereof must be attached.)
1. It is not necessary	for applicant to provide a	separate record of the substance of the interv	riew.
ction has already been file	ed, then applicant is given	one month from this interview date to provide	RESPONSE TO THE LAST OFFICE ACTION IS NOT everse side of this form). If a response to the last Office a statement of the substance of the interview.
2. Since the examine requirements that	er's interview summary abo may be present in the last nents of the last Office act	ove (including any attachments) reflects a cor	mplete response to each of the objections, rejections an allowable, this completed form is considered to fulfill the a separate record of the substance of the interview unless that it is a separate record of the substance of the interview unless that it is a separate record of the substance of the interview unless that is a separate record of the substance of the interview unless that is a separate record of the substance of the interview unless that is a separate record of the substance of the interview unless that is a separate record of the substance of the interview unless that is a separate record of the substance of the interview unless that is a separate record of the substance of the interview unless than it is a separate record of the substance of the interview unless than it is a separate record of the substance of the interview unless than it is a separate record of the substance of the interview unless than it is a separate record of the substance of the interview unless than it is a separate record of the substance of the interview unless than it is a separate record of the substance of the substan
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